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**ATTORNEYS FOR PLAINTIFF  
GERONIMO ROMERO, et al.**

**UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
OAKLAND DIVISION**

GERONIMO ROMERO; JESSICA ROMERO; G.R., Minor by Guardian ad Litem, GERONIMO ROMERO; J.R., Minor by Guardian ad Litem, GERONIMO ROMERO; McRYAN DAVID; JANICE DAVID; M.D., Minor by Guardian ad Litem, JANICE DAVID; BRIANA JONES; and JOSHUA DAVID,

Plaintiffs,  
vs.

HAWAIIAN AIRLINES INC., and DOES  
1-50.

## Defendants

**Case No. 20-cv-07583-SBA**

**ORDER GRANTING PLAINTIFF  
GERONIMO ROMERO'S PETITION  
FOR ORDER APPROVING  
COMPROMISE OF MINOR'S  
CLAIM FOR MINOR G. R. AS  
MODIFIED**

Action Filed: Sept. 16, 2020  
Notice of Removal Filed: Oct. 28, 2020

1 Plaintiff Geronimo Romero, Guardian ad Litem of Minor G.R., petitions this Court for an  
2 order approving the compromise of his minor child's claim against Defendants Hawaiian  
3 Airlines Inc., Raytheon Technologies Corporation, and IAE International Aero Engines AG,  
4 for injuries allegedly sustained by Minor G.R. during a flight on August 22, 2019 (the  
5 "Incident"). The matter comes to the Court by stipulation of the parties. Having  
6 considered the parties' positions, relevant legal authorities, and the record in the case, the  
7 Court hereby **APPROVES** the compromise of the Minor's claim against the Defendants.

8 Additionally, the Court Orders as follows:

- 9 1. Plaintiff Geronimo Romero is authorized to execute and convey to the representatives of  
10 the Defendants the Full And Final Release Of All Claims, Waiver And Covenant Not To  
11 Sue;
- 12 2. In disbursing the settlement funds, Defendants will issue a check in the amount of  
13 **REDACTED** payable to Pacific Life & Annuity Services, Inc. and execute the Qualified  
14 Assignment Form, which, upon execution of said form, and tendering of said funds, will  
15 serve to fully and forever discharge Defendants' obligations to Minor G. R. arising from  
16 or related to the Incident;
- 17 3. Within 45 days after the receipt of the settlement funds from the Defendants, Plaintiff  
18 Geronimo Romero shall provide proof to the Court that \$**REDACTED** was invested in the  
19 structured settlement annuity set forth in Plaintiff's petition;
- 20 4. Attorneys for Petitioner and Minor G.R. are awarded **REDACTED** as attorney's fees to be  
21 paid directly to the client trust account for the Law Offices of Charles A. Bonner;
- 22 5. Within 60 days after the receipt of the settlement funds from Defendants, the parties  
23 shall file either: (1) a stipulated dismissal with prejudice pursuant to Federal Rule of  
24 Civil Procedure 41(a)(1)(A)(ii); or (2) a joint status report setting forth the reason(s)  
25 why the stipulated dismissal with prejudice was not entered.

26 IT IS SO ORDERED

27 Dated: 5/9/2022

 RS  
Richard Seeborg for Saundra B. Armstrong

28 United States District Judge